Court of Appeals, State of Michigan

ORDER

Bobby Gilleylen v Farm Bureau Insurance Company

Janet T. Neff Presiding Judge

Docket No. 272760

David H. Sawyer

LC No.

06-000002-CK

Joel P. Hoekstra

Judges

Pursuant to MCR 7.216(C), the Court determines that the instant appeal constitutes a vexatious proceeding. Defendants-appellees' motion for sanctions is GRANTED. The Court orders plaintiff-appellant to pay to defendants-appellees actual and punitive damages, including costs and a reasonable attorney fee, incurred by defendants-appellees while defending this appeal. MCR 7.216(C)(2). The Court further orders that this matter is REMANDED to the trial court for the purpose of determining the amount of the sanctions. This order is to have immediate effect. MCR 7.215(F)(2). This Court does not retain jurisdiction.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAY 1 5 2007

Date

Studen Schultz Mensel
Chief Clerk